IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

BRUCE ALLEN LILLER, et al.

Plaintiff Case No.: MJG 02-CV-3390 *

(Consolidated with MJG 02-CV-3391)

v.

ROBERT KAUFFMAN, et al.

Defendants and

Third-Party Plaintiff's

V.

ROGER LEE HELBIG

Third-Party Defendant

MOTION IN LIMINE TO PRECLUDE TESTIMONY BY JEROEN WALSTRA

Defendants, Robert Kauffman and Joseph Kauffman, by their undersigned counsel, and pursuant to Rule 702 of the Rules of Evidence, moves this Honorable Court to preclude the testimony at trial of Jeroen Walstra, and for reasons state:

1. As is more fully set forth in the attached Memorandum, the testimony of Mr. Walstra will not assist the trier of fact in this case to understand the evidence or determine a fact in issue, and further Mr. Walstra is not qualified as an expert by knowledge, skill, experience, training, or education, and therefore his testimony as an expert witness at the trial of this case should be precluded.

WHEREFORE, the Defendants respectfully request that this Honorable Court preclude the testimony at trial of Jeroen Walstra.

/s/ Kathleen M. Bustraan

Kathleen M. Bustraan (Bar No. 24417) Jennifer S. Lubinski (Bar No. 25160) Lord & Whip, P.A. Charles Center South, 10th Floor 36 S. Charles Street Baltimore, Maryland 21201 (410) 539-5881

Attorneys for Defendants

CERTIFICATE OF SERVICE

I HEREBY CERTIFY THAT on this 6th day of February, 2004, a copy of the foregoing Motion in Limine to Preclude Testimony by Jeroen Walstra, Request for Hearing, Proposed Order, and Memorandum in support thereof was electronically filed with the United States District Court for the District of Maryland with notice sent to: Arnold F. Phillips, Esquire, 25254 Garrett Highway, Suite 4, P.O. Box 537, McHenry, Maryland 21541, Attorney for Plaintiffs; and Donald L. Speidel, Esquire, 800 Red Brook Boulevard, Suite 120, Owings Mills, Maryland 21117.

> /s/ Jennifer S. Lubinski Jennifer S. Lubinski (Bar No. 25160)

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